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6 Attorneys for Defendants,
7 JIM ANDERSEN, CHRISTYN ANDERSEN,
ANDERSEN FAMILY TRUST, 181 RUSTY PLANK, LLC,
and ADROON, LLC
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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

ALLSTATE INSURANCE COMPANY,
ALLSTATE PROPERTY & CASUALTY
INSURANCE COMPANY, and ALLSTATE
INDEMNITY COMPANY,

Plaintiffs,

vs.

OBTEEN N. NASSIRI, D.C., individually,
JENNIFER NASSIRI, individually, JIM
ANDERSEN, individually, CHRISTYN
ANDERSEN, individually, DAA TRUST, a Nevada
Trust, HARLEY TRUCK, LLC, a Nevada limited
liability company, 181 RUSTY PLANK, LLC, a
Nevada limited liability company, ANDERSEN
FAMILY TRUST, a Nevada trust, ADROON, LLC,
a Nevada limited liability company, 2111 S.
MARYLAND, LLC, a Nevada limited liability
company, FAA FOI TUITAMA, individually,
ADVANCED MED LLC, a California limited
liability company, MTC WEST COAST MEDICAL
TRAINING CENTERS, an entity of unknown
origin, VALLEY WELLNESS AND RECOVERY,
an entity of unknown origin, GOOD HANDS
CHIROPRACTIC, INC. dba GOOD HAND
CHIROPRACTIC, a Nevada Corporation.

Defendants.

Case No. 2:15-cv-01434

**STIPULATION AND ORDER TO
DISMISS WITH PREJUDICE
ALL CLAIMS AGAINST JIM
ANDERSEN, CHRISTYN ANDERSEN,
ANDERSEN FAMILY TRUST, 181
RUSTY PLANK, LLC AND ADROON,
LLC**

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STIPULATION AND ORDER TO DISMISS WITH PREJUDICE,
ALL CLAIMS AGAINST JIM ANDERSEN, CHRISTYN ANDERSEN, ANDERSEN
FAMILY TRUST, 181 RUSTY PLANK, LLC AND ADROON, LLC

3 COMES NOW, Defendants, JIM ANDERSEN (“Jim Andersen”), CHRISTYN
4 ANDERSEN (“Christyn Andersen”), ANDERSEN FAMILY TRUST (“Trust”), 181 RUSTY
5 PLANK, LLC (“Rusty Plank”), and ADROON, LLC (“Adroon”), (hereinafter, collectively
6 “Andersen Defendants”), by and through their attorneys of record, GERRARD, COX & LARSEN,
7 and ALLSTATE INSURANCE COMPANY, ALLSTATE PROPERTY & CASUALTY
8 INSURANCE COMPANY, and ALLSTATE INDEMNITY COMPANY (“Allstate”) by and
9 through their attorneys the law firm of MCCORMICK, BARSTOW, SHEPPARD, WAYTE &
10 CARRUTH LLP, and hereby STIPULATE and AGREE, that all claims, causes of action,
11 counterclaims, defenses, or other causes of action that have been, or could have been asserted in
12 this action, by and between the Andersen Defendants and Allstate, shall be dismissed WITH
13 PREJUDICE, with each party to bear their own attorneys fees and costs.

GERRARD COX LARSEN

**MCCORMICK, BARSTOW, SHEPPARD,
WAYTE & CARRUTH LLP**

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INSURANCE COMPANY, and ALLSTATE
INDEMNITY COMPANY

ORDER

Based upon the stipulation and agreement of the parties as set forth above,
IT IS HEREBY ORDERED, ADJUDGED AND DECREED that all claims, causes of
action, counterclaims, defenses, or other causes of action that have been, or could have been
asserted in this action, by and between the Andersen Defendants and Allstate, shall be dismissed
WITH PREJUDICE, with each party to bear their own attorneys fees and costs.

DATED this 20 day of July, 2017.

UNITED STATES DISTRICT COURT JUDGE

GERRARD, COX & LARSEN
2450 St. Rose Parkway, Suite 200
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Respectfully submitted by:

GERRARD COX LARSEN

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